

**IN THE UNITED STATES DISTRICT COURT
FOR THE SOUTHERN DISTRICT OF MISSISSIPPI
SOUTHERN DIVISION**

DOUGLAS HANDSHOE

PLAINTIFF

v.

CIVIL ACTION NO. 1:14-cv-159-KS-MTP

DANIEL G. ABEL

DEFENDANT

ORDER

THIS MATTER is before the Court on Plaintiff's Motion for Contempt [62]. Having considered the parties' submissions, that Court finds that the Motion [62] should be denied.

On September 14, 2015, the Court ordered Defendant Yount to pay to Plaintiff the sum of \$211.30 to reimburse Plaintiff for the cost incurred in making service on Defendant Yount. *See* Order [57]. On October 21, 2015, the Court denied Defendant Yount's Motion [58] requesting permission to place the sum of \$211.30 in the registry of the Court and directed Defendant Yount to pay Plaintiff directly.

On November 4, 2015, Plaintiff filed the instant Motion [62], asserting that Defendant Yount has failed to pay Plaintiff as directed by the Court. On November 5, 2015, Defendant Yount filed a Response [64], asserting that he sent a cashiers check to Plaintiff via certified mail.¹ Thus, the Court finds that this Motion [62] should be denied as moot.

IT IS, THEREFORE, ORDERED that Plaintiff's Motion for Contempt [62] is DENIED.

SO ORDERED this the 9th day of November, 2015.

s/ Keith Starrett

United States District Judge

¹ On November 9, 2015, Plaintiff sent a correspondence to the Court indicating that he received Defendant Yount's payment.